## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

V

## ORDER OF DETENTION PENDING TRIAL

|                                      | • •  | •  |   |
|--------------------------------------|--|--|---|
|                                      | Roberto Cruz-Cruz  | _ Case Numbe   | r: <u>09-6333M</u>  |
| and was re                           | nce with the Bail Reform Act, 18 U.S.C. § epresented by counsel. I conclude by a prendant pending trial in this case.  | 3142(f), a detention hearing eponderance of the evidenc  | was held on August 5, 2009. Defendant was present e the defendant is a flight risk and order the detention  |
| I find by a                          | preponderance of the evidence that:  | FINDINGS OF FACT   |   |
| Tillia by a                          | •  | on United States or lawfully   | admitted for normanent residence  |
| ×                                    | ·  |  |   |
|                                      | •  | •  |   |
| X                                    | If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed. |  |   |
|                                      | The defendant has no significant contacts in the United States or in the District of Arizona.  |  |   |
|                                      | The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.   |  |   |
| ×                                    | The defendant has a prior crimina  | l history.   |   |
|                                      | The defendant lives/works in Mexico.   |  |   |
|                                      | The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.  |  |   |
|                                      | There is a record of prior failure to  | appear in court as ordered   |   |
|                                      | The defendant attempted to evade   | e law enforcement contact b  | y fleeing from law enforcement.   |
|                                      | The defendant is facing a maximu   | m of   | _ years imprisonment.   |
| Th<br>at the time                    | ne Court incorporates by reference the me of the hearing in this matter, except as   | aterial findings of the Pretria<br>noted in the record.<br>CONCLUSIONS OF LAW  | I Services Agency which were reviewed by the Cour   |
| 1.<br>2.                             | No condition or combination of co  | endant will flee.  | ure the appearance of the defendant as required.  |
| a correction appeal. The of the Unit | ne defendant is committed to the custody<br>ins facility separate, to the extent practica<br>ne defendant shall be afforded a reasona<br>ed States or on request of an attorney fo<br>to the United States Marshal for the pur               | of the Attorney General or<br>ble, from persons awaiting of<br>ble opportunity for private co<br>the Government, the perso<br>pose of an appearance in co  | his/her designated representative for confinement in<br>or serving sentences or being held in custody pending<br>onsultation with defense counsel. On order of a cour<br>on in charge of the corrections facility shall deliver the<br>onnection with a court proceeding. |
| deliver a c                          | IS ORDERED that should an appeal of the  | LS AND THIRD PARTY RITHE AND THIRD RITHER THE STREET RITHER THE SERVICES AT LEAST AND THE SERVICES AT LEAST RESERVICES AND THE SERVICES AND THE SER | with the District Court, it is counsel's responsibility to<br>ast one day prior to the hearing set before the District  |
| Services s                           | IS FURTHER ORDERED that if a releas<br>sufficiently in advance of the hearing bet<br>the potential third party custodian.  | e to a third party is to be con<br>fore the District Court to allo   | nsidered, it is counsel's responsibility to notify Pretria<br>ow Pretrial Services an opportunity to interview and  |
| D                                    | ATED this 6 <sup>th</sup> day of August, 20  | 009.   |   |
|                                      |  |  |   |

David K. Duncan United States Magistrate Judge